

REMARKS

Favorable reconsideration of this application is requested in view of the foregoing amendments and the following remarks. Claims 1-19 are pending in the application.

The claims are amended in order to more clearly define the invention, support for which is found in the figures and related parts of the specification. With regard to claim 1, support for a client coupled to a plurality of resources and computing tasks is found at page 6, lines 4-8.

Support for the plurality of resources and computing tasks being on servers is found at page 6, lines 6-8 and page 8, lines 5-13. Support for a system to control client access to the plurality of server resources is found at page 8, lines 5-13. Support for a system to control client access to the server computing tasks is found at page 6, lines 4-8. Support for a server based token monitor is found in figure 1 and figure 4. Support for the token monitor to initiate and terminate is found in figure 4. Support for the token monitor to initiate and terminate access of server resources is found at page 8, lines 5-13. Support for the token monitor to initiate and terminate access of server computing tasks is found at page 6, lines 4-8.

With regard to claim 11, support for managing user access to server resources is found at page 8, lines 5-13. Support for managing user access to server computing tasks is found at page 6, lines 4-8. Support for creating one or more sever resource access sessions is found at page 8, lines 5-13. Support for creating one or more server computing tasks access sessions is found at page 6, lines 4-8. Support for the one or more server resources is found at page 8, lines 5-13. Support for the one or more server computing tasks is found at page 6, lines 4-8. Support for verifying a user resource request from the specific user against an associated assigned server resource is found at page 8, lines 5-13. Support for verifying a user resource request from the specific user against an associated assigned server computing task is found at page 6, lines 4-8. Support for generating a token corresponding to the server resource is found at page 8,

lines 5-13. Support for generating a token corresponding to the server computing task access session is found at page 6, lines 4-8. Support for a server based token manager is found in figure 1 and figure 4. Support for the token enabling the specific user to initiate access is found in figure 4. Support for the token enabling the user to initiate access of server resources is found at page 6, lines 5-13. Support for the token enabling the user to initiate access of server computing tasks is found at page 6, lines 4-8. Support for the token enabling the user to terminate is found in figure 4. Support for the token enabling the user to terminate access of server resources is found at page 8, lines 5-13. Support for the token enabling the user to terminate server computing tasks is found at page 6, lines 4-8.

The title is amended to more concisely name the claimed invention. The abstract is amended to more accurately summarize the claimed invention.

Claims 1-19 stand rejected under 35 USC 102(e) as anticipated by Rabin. The presently claimed invention is concerned with server based computing (please see page 2, lines 16-19 and page 6, line 4-8 of the instant application) while the Rabin reference is concerned with applications running on clients (please see column 3, lines 33-36 of Rabin).

The mechanisms that are used to control the execution or access of server based resources are fundamentally different than those utilized for client based resources. For example, in order for Rabin to start or terminate the execution of a computer program on a client machine, the specific operating system facilities of the client machine can be directly utilized (the client processes are controlled by the client machine/OS and used at that moment by a single person). In contrast to Rabin, to start or terminate the execution of a computer program on a server machine, an abstracted method of notifying the server that a program should be started or terminated along with the verification of credentials (right to perform the function since the server is not controlled by the client and the server is used by multiple people) needs to be sent over a network and processed accordingly.

The claimed invention provides advantages by virtue of server based computing. The claimed invention can provide users of low compute power client machines the ability to run very complex applications that require large amounts of computing power (e.g., ERP applications, database applications, Web Servers, etc.). With the claimed invention, management tasks are located on the server leaving local client resources for local use. In the case of the claimed invention, security is better, since the application is NOT running on the client. The claimed invention easily creates the opportunity for more advanced use of applications such as sharing between multiple users.

Accordingly, withdrawal of this rejection is respectfully requested.

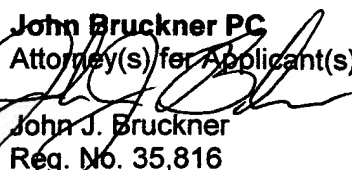
Other than as explicitly set forth above, this reply does not include acquiescence to statements, assertions, assumptions, conclusions, or any combination thereof in the Office Action. In view of the above, all the claims are considered patentable and allowance of all the claims is respectfully requested. The Examiner is invited to telephone the undersigned (at direct line 512-394-0118) for prompt action in the event any issues remain that prevent the allowance of any pending claims.

In accordance with 37 CFR 1.136(a) pertaining to patent application processing fees, Applicant requests an extension of time from December 9, 2004 to March 9, 2005 in which to respond to the Office Action dated September 9, 2004. A notification of extension of time is filed herewith.

The Director of the U.S. Patent and Trademark Office is hereby authorized to charge any fees or credit any overpayments to Deposit Account No. 50-3204 of John Bruckner PC.

Respectfully submitted,

Dated: March 3, '05
5708 Back Bay Lane
Austin, TX 78739
Tel. (512) 394-0118
Fax. (512) 394-0119

John Bruckner PC
Attorney(s) for Applicant(s)

John J. Bruckner
Reg. No. 35,816